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1	GABROY MESSER Christian Gabroy (#8805) Kaine Messer (#14240) The District at Green Valley Ranch 170 South Green Valley Parkway Suite 280 Henderson, Nevada 89012 Tel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com kmesser@gabroy.com Attorneys for Plaintiff		
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7	Latisha Owens		
8	UNITED STATES DISTRICT C		
9	DISTRICT OF NEVADA		
10	LATISHA OWENS, an individual,	Case No. 2	
11	Plaintiff,	STIPULAT EXTEND T	
12	v.	RESPOND	

Case No. 2:22-cv-01103-JCM-DJA

STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO **RESPOND TO DEFENDANT'S MOTION FOR LEAVE (ECF No. 15)**

(Second Request)

STATES DISTRICT COURT

LOWE'S HOME CENTERS, LLC; DOES I-X; and ROE CORPORATIONS XI-XX, inclusive,

Defendants.

STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO **DEFENDANT'S MOTION FOR LEAVE (ECF No. 15)**

The parties, by and through their respective attorneys of record, hereby stipulate to a fourteen (14) day extension through September 28, 2022 for Plaintiff Latisha Owens ("Plaintiff") to respond to Defendant Lowe's Home Centers, LLC's ("Defendant") Motion for Leave to File Supplemental Authority (Defendant's "Motion," ECF No. 15).

Defendant filed its Motion on August 17, 2022. Plaintiff's response is currently due on September 14, 2022. Plaintiff has requested the extension and Defendant has agreed to the request.

Good cause exists for such extension. The parties previously requested a twoweek extension to move the response deadline beyond the Early Neutral Evaluation

Page 1 of 2

("ENE") session before Hon. Brenda Weksler then-scheduled for September 9, 2022			
ECF No. 6. This Court approved such request. See ECF No. 17, p. 2. However, following			
the request being granted, a conflict in U.S. Magistrate Judge Weksler's calendar has			
arisen and the ENE has been postponed two weeks until September 23, 2022. See ECF			
No. 18. Accordingly, this second requested extension is sought for reasons similar to the			
first in that it would allow the parties to devote resources toward resolution and away			
from efforts that would potentially become unnecessary should this matter resolve at the			
upcoming September 23, 2022 ENE session.			

Accordingly, the parties agree that Plaintiff's response to Defendant's Motion (ECF No. 15) shall be due on September 28, 2022.

This request is not sought for any improper purpose or other reason of delay. No party is prejudiced by the requested extension.

Dated: September 9, 2022

IT IS SO STIPULATED.

Dated: September 9, 2022

Respectfully submitted,	Respectfully submitted,
/s/ Christian Gabroy Christian Gabroy, Esq. (#8805) Kaine Messer, Esq. (#14240) GABROY MESSER	/s/ Erin Gettel Paul Swenson Prior, Esq. (#9324) Erin M. Gettel, Esq. (#13877) SNELL & WILMER L.L.P.
Attorneys for Plaintiff	Attorneys for Defendant

IT IS SO ORDERED September 14, 2022.

